RULE 65 - 1

CHAVEZ-OCHOA LAW OFFICES 4 JEAN STREET, SUITE 4 VALLEY SPRINGS, CALIFORNIA 95252 (209) 772-3013 FAX (209) 772-3090 COMES NOW the undersigned counsel, and hereby certifies that he made the following attempts to contact the defendants in regard to plaintiffs' Application for Temporary Restraining Order:

1. On July 23, 2004, I placed a telephone call to the United States Secret Service at their Boston office. I informed the person who answered the telephone of the plaintiffs' intent to file this complaint, including the injunctive relief sought herein. Shortly thereafter, I received a return telephone call from Ms. Jennifer Boal from the United States Attorney's Office. I informed her of the plaintiffs' intention to file this matter, including the injunctive relief sought herein, on Monday, July 26, 2004 at 10:00 a.m. in the United States District Court for the District of Massachusetts. Thereafter, I had a subsequent conversation with Mr. George Henderson, also of the United States Attorney's Office, wherein we discussed the possibility of a resolution. Mr. Henderson telephoned me after our conversation about the possible resolution, and informed me that the defendants had rejected the offer of the plaintiffs. Mr. Henderson inquired as to whether or not the plaintiffs' still intended to file this complaint and I indicated to him that the plaintiffs would on Monday, July 26, 2004 at 10:00 o'clock., in the United States District Court for the District of Massachusetts in Boston, Massachusetts.

Dated: July 23, 2004.

Respectfully submitted,

Brian R. Chavez-Ochoa

California State Bar #190289 Lead Counsel for the Plaintiffs

4 Jean Street, Suite 4

Valley Springs, California 95252

(209) 772-3013

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RULE 65 - 2

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1 BRIAN R. CHAVEZ-OCHOA CALIFORNIA STATE BAR #190289 CHAVEZ-OCHOA LAW OFFICES 4 JEAN STREET, SUITE 4 3 VALLEY SPRINGS, CALIFORNIA 95252 (209) 772-3013 4 FAX (209) 772-3090 5 THOMAS M. HARVEY BBO#: 225050 6 1 CONSTITUTION CENTER FIRST FLOOR 7 **BOSTON, MASSACHUSETTS 02129** (617) 886-0364 8 Attorneys for Plaintiffs 9 10 UNITED STATES DISTRICT COURT Π FOR THE DISTRICT OF MASSACHUSETTS 12 REV. PATRICK J. MAHONEY, CHRISTIAN) Case No.: 13 DEFENSE COALITION, OPERATION 14 RESCUE BOSTON and OPERATION RESCUE WEST, BRANDI SWINDELL, 15 CERTIFICATION OF COMPLIANCE GENERATION LIFE, and SURVIVORS OF PURSUANT TO RULE 65 16 THE ABORTION HOLOCAUST. Plaintiffs. 17 VS. 18 TOM RIDGE, Secretary of the Department of 19 Homeland Security, in His Official Capacity, W. RALPH BASHAM, Director of the United 20 States Secret Service, in His Official Capacity, 21 JOHN DOE AGENT, Field Agent in Charge of the Boston Office for the United States 22 Secret Service, in His Official Capacity, JOHN DOE AGENTS 1 to 20, in Their Official 23 Capacity as Special Agents for the United 24 States Secret Service. Defendants. 25 26 27 28

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Dated: July 23, 2004.

Respectfully submitted.

Brian R. Chayez-Ochoa

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RULE 65 - 2

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CERTIFICATION OF COMPLIANCE **PURSUANT TO RULE 65**

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RULE 65 - 1

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Dated: July 23, 2004.

Respectfully submitted,

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